Liber C John Robinson preferreth this ensueing petition (vizt)

To the Wor<sup>ple</sup> the Comission of Charles Countie The humble Peticon of John Robinson Sheweth

That Whereas for worke done for Captaine Rob. Troop he the sd [p. 99] Troope stood endebted to your Peticon<sup>r</sup> in the sume of 150<sup>th</sup> of tobaccoe p Bill he Therefore humblic Craves ord<sup>r</sup> of Courte agt Stephen Montague and Ignatius Causeen as Admin<sup>rs</sup> to the said Troope for his said debt And &c.

Whereupon the said Montague and Causeen acknowledge the said debt to be due and It is therefore Ordered the the said Montague and Causeen satisfie unto the Peticon the said debt of 150 tobac out of the estate of the said Captaine Rob. Troope decd

Edward Richardson & the Relict of John Browne and Doct<sup>r</sup> John Lumbrozo Plfs p̄ Attorn̄ Will. Price and Benjamin Rosier

Richard Dod Defend<sup>t</sup> p̄ Attorn. Dan. Johnson and Tho: Baker

The Plaintifes arresting the Defendt in their acon of debt upon accot to the value of 400th of tobaccoe preferre their declaracon as followeth (vizt)

To the Worple the Comissionrs of Charles Countie.

The Plaintifes declare agt the Defendt in their acon of debt upon accot to the value of 400th of tobac for the Defendt receaved goods of Elizabeth Lumbrozo then, nowe Elizabeth Brown: one of the Plaintifes went said goods amounted to the quantitie of tobac they declare for as they can make appeare went payment is by the Defendt denyed Whereupon they bring their suite humblie Craveing order of this Courte for their debt And &c.

Whereupon the Defend demandeth the Plaintife to prove his debt just and then he will Confesse a Judgment, and entereth the same as his plea.

Whereupon the Plaintife produceth his evidence Leonard Greene [p. 100] in confirmacon of his s<sup>d</sup> Declaracon and in overthrowe of the Defend<sup>ts</sup> plea

Leonard Greene being sworne in open Court saith That the Defendt had as much rume and sugar at the Doctors house as came to between 3 or 400th of tobaccoe and that the Deft receaved it himselfe about Julie Ano 1665 to the best of this Deponts remembrance; and this Depont further saith That he being accidentallie at Dr Lumbrozos house at the same time he was desired to enter the said debt in the Drs Booke of accots we he did accordinglie And this Depont further saith not.

Whereupon the Courte demand the Plaintifes to produce their Booke of acco<sup>t</sup> w<sup>ch</sup> they say they are not able to doe for th<sup>t</sup> it is lost, and they knowe not what is become of it; The C<sup>rt</sup> therefore hereupon adjudge th<sup>e</sup> debt not justlie proved by one single evidence